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APPLICATION NO.	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
08/978,635 11/25/1997			ELAZAR RABBANI	ENZ-53(DIV4) 4641		
28171	28171 7590 10/10/2006				EXAMINER	
ENZO BIOCHEM, INC. 527 MADISON AVENUE (9TH FLOOR) NEW YORK, NY 10022				SCHULTZ, JAMES		
				ART UNIT	PAPER NUMBER	
				1635		
				DATE MAILED: 10/10/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION NO./ **FILING DATE** FIRST NAMED INVENTOR / ATTORNEY DOCKET NO. CONTROL NO. PATENT IN REEXAMINATION 08/978.635 **EXAMINER ART UNIT PAPER**

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Commissioner for Patents

20060929

The amendment filed on 30 March 2006, which was non-compliant with 37 CFR 1.121 and subsequently corrected in the response filed 12 July 2006, canceled all claims drawn to the elected invention and presented only claims drawn to a non-elected invention, and is therefore non-responsive (MPEP § 821.03). The remaining claims are not readable on the elected invention because applicants elected in the response filed 8 January 2003 the nucleic acid product species "antisense RNA" in response to the restriction requirement dated 6 December 2006. The remaining claims are drawn exclusively to either the nucleic acid products "prokaryotic gene" or "prokaryotic viral gene", which are clearly not readable on antisense RNA. In view of this previous restriction requirement, the most recent restriction requirement dated 12 June 2006 and which required election between "prokaryotic gene" and "prokaryotic viral gene" is hereby withdrawn.

Since the above-mentioned amendment appears to be a bona fide attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

PRIMARY EXAMINER